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16	Plaintiffs' Interim Co-Lead Counsel		
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18	UNITED STATE	S DISTRICT COURT	
19	FOR THE DISTRICT OF	F NORTHERN CALIFORNIA	
20	SAN JOSE DIVISION		
21	IN RE: LENOVO ADWARE LITIGATION	Case No. 5:15-md-02624-RMW	
22	This Decree of Deletes to All Cons	STIPULATION AND [PROPOSED] CASE	
23	This Document Relates to All Cases	MANAGEMENT ORDER NO. 4	
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The initial pre-trial schedule in this matter was set forth in the Court's September 1, 2015 Order. *See* Dkt. No. 85. On October 7, 2015, the parties jointly requested an extension of the deadlines for plaintiffs to file their consolidated complaint and for defendants to file their motions to dismiss. The stipulation did not request that any other pre-trial dates be extended. The stipulation was so ordered by the Court the same day. *See* Dkt. No. 90.

Plaintiffs filed their consolidated complaint on November 12, 2015. *See* Dkt. No. 96. During this same period, plaintiffs and Superfish were negotiating the terms of proposed settlement and then documenting that settlement.

On January 21, 2016, Lenovo moved to dismiss the consolidated complaint. *See* Dkt. No. 98. Superfish did not file a responsive pleading. Instead, the Court permitted a stay of all deadlines as to Superfish pending the filing of a settlement agreement. *See* Dkt. No. 102. On February 11, 2016, plaintiffs and Superfish filed their settlement agreement along with a joint motion to stay the litigation against Superfish in light of the proposed settlement. The stipulation was so ordered by the Court on March 4, 2016. *See* Dkt. No. 111.

The settlement required Superfish to cooperate with and provide relevant information to plaintiffs. Additionally, Lenovo expected that it would be producing additional documents. Taking into consideration the volume of anticipated discovery, the parties agreed that extending certain deadlines was warranted. Plaintiffs and Lenovo filed a stipulation requesting adjustments to the pretrial schedule. The Court entered the revised schedule on March 4, 2016. *See* Dkt. No. 110.

On April 1, 2016, the Court held a hearing on Lenovo's motion to dismiss. Following the hearing, counsel for Lenovo and counsel for the plaintiffs met and conferred regarding the pre-trial schedule. Plaintiffs are continuing to review the materials provided by both Superfish and Lenovo, and plaintiffs and Lenovo are in the early phases of selecting and working with their respective experts. Lenovo and plaintiffs believe that an extension of the deadlines in the pre-trial schedule will allow important progress to be made on these discovery tasks prior to the class certification briefing. An extension will also allow the parties to litigate class certification with the benefit of the Court's ruling on the motion to dismiss.

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1	NOW	THEREFORE, the parties, by and	d through their respective counsel of record, hereby
2	stipulate as follows:		
3	1.	The date by which plaintiffs file t	heir class certification motion shall be extended from
4	May 6, 2016	to June 21, 2016;	
5	2.	The non-expert discovery cut-off	shall be extended from July 27, 2016 to August 24,
6	2016;		
7	3.	The date by which expert reports	are served shall be extended from August 26, 2016 to
8	September 23, 2016;		
9	4.	The date by which opposition	expert reports are served shall be extended from
10	September 26	5, 2016 to October 24, 2016;	
11	5.	The date by which reply expert re	eports are served shall be extended from October 17.
12	2016 to November 7, 2016; and		
13	6.	The date by which summary judg	ment/dispositive motions are filed shall be extended
14	from November 11, 2016 to December 2, 2016.		
15	SO ST	ΓΙΡULATED.	
16			
17	Dated: April	14, 2016	PRITZKER LEVINE LLP
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1	PROPOSED ORDER
2	Pursuant to Stipulation, it is SO ORDERED.
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4	DATED: HONORABLE RONALD M. WHYTE
5	UNITED STATES DISTRICT COURT JUDGE
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ATTESTATION I, Elizabeth C. Pritzker, am the ECF user whose ID and password are being used to file this document. In compliance with Local Rule 5-1(i)(3), I hereby attest that all other signatories listed have concurred in this filing. /s/ Elizabeth C. Pritzker Elizabeth C. Pritzker